

## UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/612,697		07/10/2000	Kevin Benson McNeil	6033CC	9466	
27752	7590	05/01/2002	AND			
		GAMBLE COMP	EXAM	EXAMINER		
WINTON H	IILL TECH	OPERTY DIVISION OF THE CONTER	HESS, BRUCE H			
6110 CENT CINCINNA			. ART UNIT	PAPER NUMBER		
CINCINIA	11,011 4	322 <del>4</del>		1774 DATE MAILED: 05/01/2002	4	
				DATE MAILED: 05/01/2002	2	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No. 99/612, 697	Applicant(s)	lion)	•
Office Action Summary	Examiner	1400	McNeil Group Art Unit	
,	Bruce	Hess	L774	•
—The MAILING DATE of this communication appe			respondence add	ress
Period for Reply			· ·	
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET OF THIS COMMUNICATION.	TO EXPIRE O ~ «	MONTH(S)	FROM THE MAILIN	IG DATE
<ul> <li>Extensions of time may be available under the provisions of 37 CFI from the mailing date of this communication.</li> <li>If the period for reply specified above is less than thirty (30) days, a</li> <li>If NO period for reply is specified above, such period shall, by defar</li> <li>Failure to reply within the set or extended period for reply will, by st</li> </ul>	a reply within the statutory minimult, expire SIX (6) MONTHS from	num of thirty (30) date	ays will be considered of this communication	imely.
Status		•	_	
Responsive to communication(s) filed on Prel	. Amdt. (P	aper N	0 3)	•
☐ This action is FINAL.		1		•
☐ Since this application is in condition for allowance exce accordance with the practice under <i>Ex parte Quayle</i> , 1:			he merits is close	<b>d</b> in
Disposition of Claims			· · · · · · · · · · · · · · · · · · ·	
A Claim(s) and 9-27		is/are p	ending in the applic	ation.
Of the above claim(s)	<u> </u>	is/are w	ithdrawn from consi	deration.
		•		
☐ Claim(s)		is/are al	lowed.	
			•	
□ Claim(s)—		is/are re	jected.	
	•	is/are re is/are ol are subj	ejected. Djected to. Ject to restriction <del>-or</del> -	<del>election</del>
□ Claim(s) □ Claim(s) □ Claim(s) □ 1 and 9-22	•	is/are re	ejected. Djected to. Ject to restriction <del>-or</del> -	<del>election</del>
□ Claim(s) □ Claim(s) □ Claim(s) □ 1 and 9-22	•	is/are re is/are ol are subj	ejected. Djected to. Ject to restriction <del>-or</del> -	<del>election</del>
□ Claim(s) □ Claim(s) □ Claim(s) □ \( \)	ving Review, PTO-948. is □ approved	is/are re is/are ol is/are	ejected. Djected to. Ject to restriction <del>-or</del> nent.	election•
☐ Claim(s)————————————————————————————————————	ving Review, PTO-948. is □ approved	is/are re is/are ol is/are	ejected. Djected to. Ject to restriction <del>-or</del> nent.	<del>election</del>
□ Claim(s)	ving Review, PTO-948 is □ approved ected to by the Examiner.	is/are re is/are ol is/are	ejected. Djected to. Ject to restriction <del>-or</del> nent.	election•
□ Claim(s)	ving Review, PTO-948 is □ approved ected to by the Examiner.	is/are re is/are ol is/are	ejected. Djected to. Ject to restriction <del>-or</del> nent.	<del>election</del>
☐ Claim(s) ☐ Claim(s) ☐ Claim(s) ☐ Claim(s) ☐ Claim(s) ☐ Application Papers ☐ See the attached Notice of Draftsperson's Patent Draw ☐ The proposed drawing correction, filed on ☐ The drawing(s) filed on ☐ is/are objuic The specification is objected to by the Examiner. ☐ The oath or declaration is objected to by the Examiner. ☐ The oath or declaration is objected to by the Examiner.	ving Review, PTO-948 is □ approved ected to by the Examiner.	is/are re is/are ol is/are ol is/are ol is/are ol is/are subject of the island of the	ejected. Djected to. Ject to restriction <del>-or</del> nent.	<del>election</del>
□ Claim(s)	ving Review, PTO-948 is □ approved ected to by the Examiner. under 35 U.S.C. § 11 9(a)-	is/are re is/are ol is/are	ejected. Djected to. Ject to restriction <del>-or</del> nent.	<del>election</del>
□ Claim(s)	ving Review, PTO-948 is	is/are re is/are ol is/are	ejected. Djected to. Ject to restriction <del>-or</del> nent.	election-
□ Claim(s)	ving Review, PTO-948 is approved ected to by the Examiner.  under 35 U.S.C. § 11 9(a)- of the priority documents haber) nternational Bureau (PCT I	is/are re is/are ol is/are ol are sub requirer  disapproved  disapproved  (d). ave been	ejected.  Djected to.  Djected to.  Djected to.  Djected to.  Djected to.  Djected to.	<del>election</del>
□ Claim(s)	ving Review, PTO-948 is approved ected to by the Examiner.  under 35 U.S.C. § 11 9(a)- of the priority documents haber) nternational Bureau (PCT I	is/are re is/are ol is/are ol are sub requirer  disapproved  disapproved  (d). ave been	ejected.  Djected to.  Djected to.  Djected to.  Djected to.  Djected to.  Djected to.	election•
□ Claim(s)	ving Review, PTO-948.  is	is/are re is/are ol is/are ol are subject requirer disapproved disapproved disapproved ave been	ejected.  Dijected to.  Dijected to restriction of the content.	e <b>lection</b> -
□ Claim(s)	ving Review, PTO-948 is approved ected to by the Examiner.  under 35 U.S.C. § 11 9(a)-of the priority documents haber)	is/are re is/are ol is/are ol are sub requirer  disapproved disapproved  disapproved  Rule 1 7.2(a)).	ejected.  Dijected to.  Dijected to restriction of the content.	

Art Unit: 1774

## **DETAILED ACTION**

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
  - I. Claim 1, drawn to an article, classified in class 428, subclass 195.
  - II. Claims 9-22, drawn to a process of making, classified in class 156, subclass 250 and/or 270.
- 2. The inventions are distinct, each from the other because:

Inventions I and II are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case the product as claimed can be made by another and materially different process (e.g., impart the lines of termination either before or simultaneously with the printing of the indicia).

- 3. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.
- 4. Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

BRUCE H. HESS PRIMARY EXAMINER GROUP 1300